## **REMARKS**

Claims 1-20 and 22 are pending in this application. By this Amendment, claims 1, 4, 7, 10, 13 and 16 are amended, claim 21 is canceled and claim 22 is added. No new matter is added. Reconsideration and withdrawal of the rejection are respectfully requested.

## I. The Claims Define Patentable Subject Matter

The Office Action rejects claims 1-21 under 35 U.S.C. §103(a) over U.S. Patent No. 5,946,464 to Kito et al. (Kito) in view of U.S. Patent No. 5,621,892 to Cook and further in view of U.S. Patent No. 7,062,532 to Sweat et al. (Sweat). This rejection is respectfully traversed.

Independent claims 1, 7 and 13 recite, *inter alia*, "an instruction selection screen for displaying a list of available instructions for a non-authenticated user and for displaying a list of executable instructions for an authenticated user, wherein the list of available instructions includes non-executable instructions for the non-authenticated user." Independent claims 4, 10 and 16 recite, *inter alia*, "displaying a list of available instructions for a non-authenticated user; displaying a list of executable instructions for an authenticated user, wherein the list of available instructions includes non-executable instructions for the non-authenticated user." Support for the amendments can be found in the specification at, for example, Fig. 8.

Kito fails to teach or suggest an instruction selection screen for displaying a list of available instructions for a non-authenticated user and for displaying a list of executable instructions for a non-authenticated user where the list of available instructions includes non-executable instructions for the non-authenticated user. Cook and Sweat fail to cure the deficiencies of Kito. Accordingly, the applied references, alone or in any combination, fail to teach or suggested the recited features of claims 1, 4, 7, 10, 13 and 16.

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For at least these reasons, independent claims 1, 4, 7, 10, 13 and 16 and the claims dependent therefrom are patentable over the applied references. Withdrawal of the rejection of the claims is respectfully requested.

## II. New Claim is Patentable

Claim 22 is added. Support for claim 22 can be found in the specification at, for example, p. 16, lines 17-22. Claim 22 is patentable at least in view of the patentability of claim 1, from which it depends, as well as for the additional features it recites.

## III. Conclusion

In view of the foregoing, it is respectfully submitted that this application is in condition for allowance. Favorable reconsideration and prompt allowance of the pending claims are earnestly solicited.

Should the Examiner believe that anything further would be desirable in order to place this application in even better condition for allowance, the Examiner is invited to contact the undersigned at the telephone number set forth below.

Respectfully submitted,

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